





Examiner: M. Lubet

Art Unit: 1644



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the application of: Katia Georgopoulos,

Bruce A. Morgan

Serial No.:

09/019,348

Filed:

February 5, 1998

For:

THE AIOLOS GENE

Attorney Docket No.: 10287/031001

(formerly MGP-042CP2)

Assistant Commissioner for Patents

Washington, D.C. 20231

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RESPONSE TO RESTRICTION REQUIREMENT

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AUG 2 7 1999

Dear Sir:

TECH CENTER 1600/2900

In response to the Office Action mailed June 24, 1999, requiring an election of claims. Applicants elect Group XV, claims 18-28 and 42, drawn to methods of providing an antibody. with traverse.

Applicants believe that the Examiner's restriction of claims 29-42 (group XVI) from the elected claims of Group XV (claims 18-28 and 42) is unjustified. Both groups of claims are directed to methods of providing an antibody by providing a mammal having a cell which is Aiolos deregulated, e.g., Aiolos null or under expressing mutations at the Aiolos locus. As defined at page 40, lines 26-27 of the present application, an Aiolos "deregulated cell" is a "cell with mutant or misexpression of the Aiolos gene (e.g., inactivated Aiolos gene)." As such, it is clear that invention of claims 29-42 is not so distinct from the methods of claims 18-28 and 42 as to be considered a separate invention. Thus, Applicants elect group XV with traverse.



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Conclusion

It is respectfully submitted that the claims are in condition for allowance. If a telephone conversation with Applicants' attorney would expedite the prosecution of the above-identified application, the examiner is urged to call Applicants' attorney at (617) 542-5070. Please apply any charges not covered, or any credits, to Deposit Account 06-1050.

Respectfully submitted,

Date:

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